PATENT COOPERATION TREATY

PCT

REC'D 30 SEP 2005

INTERNATIONAL PRELIMINARY REPORT ON PRETENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference BP/G-33319A/SZB		FOR FURTHER ACTION	See Form PCT/IPEA/416
		International filing date (day/month/year) 19.08.2004	Priority date (day/month/year) 20.08.2003
International Patent Cla	ssification (IPC) or na	tional classification and IPC	20.00.2003
C12P21/02	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	mental oldssincation and IPC	
 Inis REPORT of the second of th	e international prelication and transconsists of a total of so accompanied by the applicant and to a so of the description	7 sheets, including this cover sheet. ANNEXES, comprising: the International Bureau) a total of she	eets, as follows:
☐ shee beyo Supp	ts which supersede nd the disclosure in demental Box.	earlier sheets, but which this Authority the international application as filed, a	considers contain an amendment that goes indicated in item 4 of Box No. I and the
sequence Box Relat	listing and/or table ling to Sequence Li	set of indicate type and not related thereto, in computer readable sting (see Section 802 of the Administr	number of electronic carrier(s)) , containing a form only, as indicated in the Supplemental ative Instructions).
	a to acquerice E	sung (see Section 802 of the Administr	number of electronic carrier(s)) , containing a form only, as indicated in the Supplemental ative Instructions).
. This report conta	ins indications relat	ing to the following items:	number of electronic carrier(s)) , containing a form only, as indicated in the Supplemental ative Instructions).
. This report conta	ins indications relat	ing to the following items:	number of electronic carrier(s)) , containing a form only, as indicated in the Supplemental ative Instructions).
This report conta	ins indications relat Basis of the opinio	ing to the following items:	ative Instructions).
Hox No. II Box No. II Box No. III	ins indications relat Basis of the opinio Priority Non-establishment	ing to the following items: n of opinion with regard to noveity, invest	ative Instructions).
Hox No. I Box No. II Box No. III Box No. IV Box No. V	ins indications relat Basis of the opinio Priority Non-establishment Lack of unity of inv.	ing to the following items: of opinion with regard to noveity, inversention	ative Instructions). ntive step and industrial applicability
. This report conta	ins indications relat Basis of the opinio Priority Non-establishment Lack of unity of inv.	ing to the following items: of opinion with regard to noveity, inversention	ative Instructions). ntive step and industrial applicability
Box No. II Box No. II Box No. III Box No. IV Box No. V	ins indications relat Basis of the opinio Priority Non-establishment Lack of unity of inv.	ing to the following items: n of opinion with regard to noveity, invertention nt under Article 35(2) with regard to no note and explanations supporting such or	ative Instructions). ntive step and industrial applicability
. This report conta	ins indications relat Basis of the opinio Priority Non-establishment Lack of unity of invented the statement Reasoned statement applicability; citation Certain documents Certain defects in ti	ing to the following items: of opinion with regard to noveity, invertention nt under Article 35(2) with regard to no nos and explanations supporting such socited the international application	ative Instructions). ntive step and industrial applicability
Box No. II Box No. II Box No. III Box No. IV Box No. VI Box No. VI Box No. VI	ins indications relat Basis of the opinio Priority Non-establishment Lack of unity of invented the statement Reasoned statement applicability; citation Certain documents Certain defects in ti	ing to the following items: of opinion with regard to noveity, invertention nt under Article 35(2) with regard to no nos and explanations supporting such socited the international application	ative Instructions).
. This report conta	ins indications relat Basis of the opinio Priority Non-establishment Lack of unity of invo Reasoned stateme applicability; citatio Certain documents Certain defects in ti Certain observation	ing to the following items: n of opinion with regard to noveity, invertention nt under Article 35(2) with regard to no no and explanations supporting such socited	ative Instructions).
Box No. II Box No. II Box No. III Box No. IV Box No. VI Box No. VI Box No. VI	ins indications relat Basis of the opinio Priority Non-establishment Lack of unity of invo Reasoned stateme applicability; citatio Certain documents Certain defects in ti Certain observation	ing to the following items: of opinion with regard to novelty, inversention nt under Article 35(2) with regard to no no and explanations supporting such so cited the international application as on the international application	ative Instructions). Intive step and industrial applicability velty, inventive step or industrial latement
Box No. II Box No. II Box No. III Box No. IV Box No. V Box No. V Box No. VI Box No. VI Box No. VIII	ins indications relat Basis of the opinio Priority Non-establishment Lack of unity of invo Reasoned stateme applicability; citatio Certain documents Certain defects in ti Certain observation	ing to the following items: of opinion with regard to noveity, invertention nt under Article 35(2) with regard to no nos and explanations supporting such socited the international application	ative Instructions). Intive step and industrial applicability velty, inventive step or industrial latement
Box No. I Box No. II Box No. III Box No. IV Box No. V Box No. VI Box No. VI Box No. VIII Box No. VIII	ins indications relat Basis of the opinio Priority Non-establishment Lack of unity of involved Reasoned stateme applicability; citation Certain documents Certain defects in ti Certain observation	ing to the following items: of opinion with regard to novelty, inversention nt under Article 35(2) with regard to no no and explanations supporting such so cited the international application as on the international application	ative Instructions). Intive step and industrial applicability velty, inventive step or industrial latement
Box No. II Box No. II Box No. III Box No. IV Box No. V Box No. VI Box No. VI Box No. VIII Box No. VIII Box No. VIII	ins indications relat Basis of the opinion Priority Non-establishment Lack of unity of invitation Reasoned stateme applicability; citation Certain documents Certain defects in the Certain observation Island	ing to the following items: n of opinion with regard to noveity, inversention nt under Article 35(2) with regard to no no and explanations supporting such socited he international application as on the international application Date of completion 04.10.2005	ative Instructions). Intive step and industrial applicability velty, inventive step or industrial latement
Box No. I Box No. II Box No. III Box No. IV Box No. V Box No. V Box No. VI Box No. VIII	ins indications relat Basis of the opinion Priority Non-establishment Lack of unity of inv. Reasoned stateme applicability; citation Certain documents Certain defects in ti Certain observation Jemand of the International pority; tent Office - P.B. 5818	ing to the following items: n of opinion with regard to noveity, inversention nt under Article 35(2) with regard to no nos and explanations supporting such socited ne international application as on the international application Date of completion 04.10.2005 Authorized Officer	ntive step and industrial applicability velty, inventive step or industrial tatement
Box No. I Box No. II Box No. III Box No. IV Box No. V Box No. V Box No. VI Box No. VIII	ins indications relat Basis of the opinio Priority Non-establishment Lack of unity of inv. Reasoned stateme applicability; citation Certain documents Certain defects in ti Certain observation iemand of the International ority; tent Office - P.B. 5818 Rijswijk - Pays Bas 40 - 2040 Ty: 31 651	ing to the following items: n of opinion with regard to noveity, inversention nt under Article 35(2) with regard to no nos and explanations supporting such socited ne international application as on the international application Date of completion 04.10.2005 Authorized Officer	ntive step and industrial applicability velty, inventive step or industrial latement

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/009321

_	В	ox No. I Basis of the report			
1	. W	ith regard to the language , this report is based on the international application in the language in which it wa ed, unless otherwise indicated under this item.			
		This report is based on translations from the original language into the following language, which is the language of a translation furnished for the purposes of: ☐ international search (under Rules 12.3 and 23.1(b)) ☐ publication of the international application (under Rule 12.4) ☐ international preliminary examination (under Rules 55.2 and/or 55.3)			
2.	Wi ha rep	With regard to the elements* of the international application, this report is based on <i>(replacement sheets who</i> have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):			
	De	scription, Pages			
	1-1	6 as originally filed			
	Cla	ims, Numbers			
	1-2	as originally filed			
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing			
3.		The amendments have resulted in the cancellation of: ☐ the description, pages ☐ the claims, Nos. ☐ the drawings, sheets/figs ☐ the sequence listing (specify): ☐ any table(s) related to sequence listing (specify):			
4.	had Sup	This report has been established as if (some of) the amendments annexed to this report and listed below not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the plemental Box (Rule 70.2(c)). the description, pages the claims, Nos. the drawings, sheets/figs the sequence listing (specify): any table(s) related to sequence listing (specify):			
		If item 4 applies, some or all of these sheets may be marked "superseded "			

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/009321

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

7,8,13

No: Claims

1-6,9-12,14-23

Inventive step (IS)

Yes: Claims

7,8,13

No: Claims

1-6,9-12,14-23

Industrial applicability (IA)

Yes: Claims

1-23

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

Re Item V

Reasoned statement with regard to novelty, inventive step and industrial applicability; citations and explanations supporting such statement (Continuation)

1. CITATIONS

Reference is made to the following documents:

- D1: HART R A ET AL: "Large scale, in situ isolation of periplasmic IGF-I from E. coli" BIO/TECHNOLOGY, vol. 12, November 1994, pages 1113-1117
- D2: EP-A-0 177 343 (GENENTECH INC) 9 April 1986
- D3: WO 03/004599 A (PANCER ZEEV; PELEG YOAV (IL); INSIGHT STRATEGY & MARKETING L (IL)) 16 January 2003

2. NOVELTY (Art. 33(2) PCT)

- The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1-6, 9-12, and 14-23 is not new in the sense of Article 33(2) PCT.
- 2. D1 discloses a process for the preparation of recombinant IGF-I produced by *Escherichia coli*, wherein it is secreted into the periplasm, whereby further processing of the fermentation harvest broth is interrupted by a step of solubilisation (cf., e.g., page 1116 right-hand column paragraph 'IGF-I in situ solubilization'), falling within the terms of claims 1-3, 6, 9, 16-21 and 23.
- 3. D2 discloses a process for the preparation of recombinant human growth hormone by *E. coli*, wherein it is secreted into the periplasm, whereby further processing of the fermentation harvest broth is interrupted by a step of killing the cells (cf., e.g., example 8, and claims 13 and 15), falling within the terms of claims 1, 6, 9-12 and 16-23.
- 4. D3 discloses a process for the preparation of recombinant human growth

hormone by *E. coli*, wherein it is secreted into the periplasm, whereby further processing of the fermentation harvest broth is interrupted by storage of cells at -20 °C (cf. example 3), falling within the terms of **claims 1-5, 14, 15, and 17-23**.

5. The combination of features of the dependent claims 7, 8 and 13 with the features of claim 1 to which they refer is not known from the available prior art. The subject-matter of these claims can therefore be regarded as new in respect of the prior art as defined in the regulations (Rule 64(1)-(3) PCT).

3. INVENTIVE STEP (Art. 33(3) PCT)

- D2 is regarded as being the closest prior art to the subject-matter of claim 1. 1 and discloses a method for recovering a recombinant protein, preferably recombinant human growth hormone, from the periplasmic space of a bacterial cell, preferably E. coli, comprising the steps of growing the cells whereby the protein is secreted in the periplasm, killing the cells, and recovering the protein of interest from the cells by a freeze-thaw procedure (cf., example 8, claims 13 and 15). The problem solved by D2 is the provision of an improved method to recover periplasmic proteins, preferably eukaryotic proteins produced in bacterial hosts, preferably, human growth hormone (cf. page 6 line 33 - page 7 line 12). The step of killing the cells prior to extraction is said to approximately double the product protein recovery without reducing the purity of the product protein in the recovered supernatants (cf. page 21 line 24-26). The disclosure of D2 renders the subject-matter of claims 1, 6, 9-12 and 16-23 not novel, and consequently not inventive.
- Similarly, D1 and D3 can be regarded as closest prior art, rendering the subject-matter of claims 1-3, 6, 9, 16-21 and 23 and of claims 1-5, 14, 15, and 17-23, respectively, not novel and consequently not inventive, either.

3. The subject-matter of claims 7, 8 and 13 in combination with the features of claim 1 to which they refer, can be regarded as inventive, as they provide solutions to the problem of providing an improved process for the isolation of recombinant proteins expressed in the periplasm of bacterial cells, which are not obvious to the skilled person.

4. INDUSTRIAL APPLICABILITY (Art. 33(4) PCT)

 The subject-matter of claims 1-23 satisfies the criterion set forth in Art. 33(4) PCT in conjunction with Rule 5(vi) PCT with respect to industrial applicability.

Re Item VIII

Certain observations on the international application (Continuation)

1. CLARITY (Art. 6 PCT)

- 1. The use of broad terms in **claim 1** renders the scope of the claim unclear, as it is not clear what may be encompassed by terms such as 'further processing of the fermentation harvest broth' and 'maintaining it under defined conditions'.
- 2. The subject-matter of claim 23 is neither clear nor concise, as it seeks to encompass the whole description in a claim. Such claims are not allowable.

2. SUPPORT (Art. 6 PCT)

1. The solution as presented in the current application, particularly referencing to example 1, appears to go against a general prejudice in the field that lengthening of the isolation procedure will result in a <u>de</u>crease in the production of recombinant proteins. For this, ample evidence is present in the literature, part of which has been referred to by the applicant in the application. In contrast, based upon the finding that in the case presented

in example 1 the production of a recombinant Fab' with specificity for TNFalpha is <u>in</u>creased rather than <u>de</u>creased when further processing is interrupted before extraction, a broad **claim 1** has been formulated. It is pointed out that current examples 2 and 3 represent mere assertions that the rhGH and rlFN-alpha 2B extraction yields can be increased by an interruption step.

- There is sufficient reason to assert that a broad claim such as **claim 1** is not supported over the whole of its scope, and that the invention is not practicable for each and every recombinant protein secreted into the periplasm of a bacterial cell. From the prior art, e.g., as indicated by the applicant in the application, it is apparent to the skilled person that the problem which is dealt with in the current application is not solved for all recombinant proteins by the means offered in the application and referred to in **claim 1**. It is to be expected that the technical effect of increasing the extraction yield of a protein produced in the periplasm of a bacterial cell by including an interruption step prior to extraction, will not be achieved over the whole of the scope of **claim 1**. Henceforth, a lack of support for **claim 1** is noted, contrary to Art. 6 PCT.
- 3. In line with this reasoning, also the subject-matter of all dependent claims is considered to be unsufficiently supported over the width of the claims.